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PTO/SB/65 (03-09)
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	O ACCEPT UNAVOIDABLY DELAY NCE FEE IN AN EXPIRED PATENT		Docket Numbe	r (Optional)	
· Co P. Al	ail Stop Petition ommissioner for Patents .O. Box 1450 lexandria VA 22313-1450 ax: (571) 273-8300	03/30/2011 01 FC:1599		30 0 2 5687671 3295.	. 00 OP
	nformation or assistance is needed in completing 1) 272-3282.	this form, please contact Peti	tions Information	n at	
Patent Nun	mber: <u>5,687,761</u>	Application Number:			
Issue Date	Nov. 18,1997	Filing Date: OCT.	8, 1996		
CAUTION:	Maintenance fee (and surcharge, if any) paym number (or reissue patent number, if a reissur U.S. application (or reissue application) leadin is/are associated with the correct patent. 37 (e) and (2) the application numb ig to issuance of that patent to	per of the actual		
Also com	plete the following information, if applicable:			201	
	-identified patent:			7011 MAR 20	
	is a reissue of original Patent No.	original issue	date	<u>\</u>	
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I hereby o	certify that this paper (along with any paper refer	red to as being attached or end	closed) is		
(1) being mail in an 1450 OR	deposited with the United States Postal Service a envelope addressed to Mail Stop Petition, Com	on the date shown below with missioner for Patents, P.O. Bo	sufficient postag x 1450, Alexand	ge as first class Iria, VA 22313-	
(2) transn 8300.	nitted by facsimile on the date shown below to th	e United States Patent and Tr	ademark Office	at (571) 273-	
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[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/65 (03-09)

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_	OLAALI ENTITY							
1.								
	Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27							
2.	LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS							
	Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)							
3.	MAINTENANCE FEE (37 CFR 1.20(e)-(g))	.		•			
Th	The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.							
NOT Small Entity			Small Entity					
	Amount Fee	(Code)	Amount	Fee	(Code)			
	\$ 3 ½ yr fee	(1551)	□ \$ <u>Ø</u>	3 ½ yr fee	(2551)			
	\$ 7 ½ yr fee	(1552)	\$ 1,24	7 ½ yr fee	(2552)			
L	\$11 ½ yr fee	(1553)	X	5 11 ½ yr fee	(2553)			
_			MAINTENANCE FEI	E BEING SUBMITTE	ED\$ <u>3,295</u>			
4.	4. SURCHARGE The surcharge required by 37 CFR 1.20(i)(1) of \$							
5.	5. MANNER OF PAYMENT Enclosed is a check for the sum of \$ 3,295 Please charge Deposit Account No the sum of \$ Payment by credit card. Form PTO-2038 is attached.							
6.								
	The Director is hereby authorized Deposit Account No.	d to charge any	maintenance fee, su	rcharge or petition fe	ee deficiency to			
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OVERPAYMENT						
As to any overpayment made, please						
Credit to Deposit Account No.						
OR						
Send refund check						
WARNING:						
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.						
3. SHOWING						
The enclosed statement will show that the delay in timely payment of the maintenance fee was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of, the expiration of the patent. The statement must enumerate the steps taken to ensure timely payment of the maintenance fee, the date and the manner in which the patentee became aware of the expiration of the patent, and the steps taken to file the petition promptly.						
PETITIONER(S) REQUESTS THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATED.						
Stu Hangs 3/21/11						
Signature(s) of Pathroner(s) Date						
Typed or printed name(s) Registration Number, if applicable						
537 Hasting Da. Beniun CA. 94510 707745-0922 Telephone Number						
Address						
•						
ENCLOSURES:						
Maintenance Fee Payment						
Statement why maintenance fee was not paid timely						
Surcharge under 37 CFR 1.20(i)(1) (fee for filing the maintenance fee petition)						
Other: EXMBITS- A-D						

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest."

Signature Signature

Type or printed name

MARCH 21,2011

Registration Number, if applicable

STATEMENT

(In the space below, please provide the showing of unavoidable delay recited in paragraph 8 above.)

Due to formancoal Handship From A medical Condition That Ceft me Disabled and whalle to work full time. I petition That my late fee's were annavoidable and have shown deligence in the Tasksof Try my to pro line the funds required.

The Following Exhibits A-D illustrated my Exforts, I Got messed were by social security in my self employment plans.

The funds for the late fees were produced and request my patent be Reinstated.—

The funds for the late fees were produced.

(Please attach additional sheets if additional space is needed)

B.N

To: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450



September 11, 2011

RECEIVED

SEP 19 2011

OFFICE OF PETITIONS

Re: The Patent of Peter A. Langes

Patent NO. 5,687,761 Issue Date 11/18/97

Title of invention: Sewer Backup Indicator Apparatus

Attn. Ms. Patricia Faison Ball

Refund request for late maintenance fees collected by USPTO / Dismissal of Petition

Dear Ms. Faison Ball,

The Petitioner has had no response from the messages left on your voice mail weeks before your vacation. I am very upset and overwhelmed with the feeling of hopeless anxiety after reading the Petition dismissal notification, Dated July 29, 2011.

The USPTO letter refers to a different Patent No. 5,671,761 and a different invention name. The dismissal is confusing because of different information for fee due dates that is integrated within the dismissal notice. On Page 4, "no indication of Petitioner was ever empowered to handle matters related to this Patent" is stated in the letter.

The Petitioner was granted acceptance of Power of Attorney on April 4, 2011 Confirmation No. 9903 The Attorney on Patent record has relocated out of state.

It would be in the best interest for the Petitioner to withdraw the petition and begin a new provisional patent to correct claims left out at the time of Patent issuance. (See attached copy letter to USPTO examiner) Petitioner's record of earlier efforts made to correct the missing claim issue with in time period under question. M.P.E.P. 1400 Correction of Patents was attempted with no success. Application control/Control Number 11/176,075

There is no rationale, or explanation given why the information provided to the USPTO is not acceptable. Realistically, "There are the priorities of living expenses vs. patent maintenance fees ... Being disabled and working part time to get by; living expenses have to come first."

This is a request for the return of \$3295.00 for late maintenance fees already paid to the USPTO to reactivate Patent No. 5,687,761. The USPTO has dismissed the petition.

The petitioner was aware of due dates as indicated and he has illustrated his factual financial situation effectively as the burden of proof. The USPTO fails to recognize or, acknowledge, that a person with a disabling condition has to cope with tighter budgets than an average person to avoid financial hardship. The Petitioners income earning potential is handicapped as well.

Petitioner paid \$700.00 in surcharges thus far to be in a stale mate with the USPTO again, there's no mention of receiving surcharge fees. The late fees were paid and the condition is still the same. The problem is because of verb age of the word "unavoidable"

The USPTO letter of 7/29/11, page 4 requires \$400.00 more in surcharge fees with no guarantee of re -activating the Patent.

The USPTO letter of May 5, 2011 gives no mention of maintenance fee tracking system which is mentioned in USPTO letter of July 29, 2011. How is this applicable? The Petitioner kept in contact with the USPTO and knew when the fees were due. All the information has been provided that proves the fixed disability income prevented the payment on time.

The financial documents of the Petitioners self-employment rehab income and operating expenses were provided. Why the financial records from Nov 19, 2005 to July 5, 2011 would be of concern to the USPTO is questionable. The truth was presented and not acceptable by the USPTO. What kind of fairness can be expected when the authority having jurisdiction has demonstrated the lack of having the facts in order. The Petitioner was done a dis service by the USPTO. Why did the USPTO representatives direct the petitioner to file the petition instead of filing for new or provisional patent?

To conclude: Due to limited income, The Petitioner has to take care of legal matters best as possible. No Social Security Disability funds were spent on the Patent. However, marketing the device was one of the goals in the Plan to Achieve Self Support. The petitioner has generated public interest in the device. The Local SBDC (small business development center) is going to assist Petitioner to develop a business plan for a home based micro enterprise to make the plumbing safety devices available to the public.

Sincerely,

1.

Peter A, Langes

707-745-0922

537 Hastings Drive.

Benicia, CA 94510

Thursday, August 16, 2007

RECEIVED

To: The Commissioner of Patents

P.O. Box 1450

Alexandria, VA 22313-1450

SEP 19 2011 OFFICE OF PETITIONS

PTO examiner, John Rivell Application # 11 / 176, 07 Final rejection 03/17/07: Amendment reconsideration

Mr. Rivell,

There was a missed claim feature to the original Patent 5,687,761 regarding this device being gas and water tight. Re: design of the lid of the yard box. It is pointed out that this claim # 6 is supported by the original art design. I have tried to correct these issues indicated in a response of 03/15/07. See the attached original drawing

The claims 1 through 5 are unchanged and have been referenced in error again by the incorrect patent number in the final rejection notice. It appears the examiner is referring to a different patent and does not explain in layman terms what the problem is for not allowing me to amend my original patent with the missed claim.

When I filed 07/07/05 features were claimed that be incorporated with my patent with existing alarm devices, which was not allowed.

I filed the new application in error instead of filing an amendment. The maintenance fee to the original patent cost twice as much. It seemed cost effective to re-patent my own patent with the left out features. Due to my fixed disability income hardship, I was not able to pay for an attorney to fix the problem of the missed claim feature. This is my own patent amendment, it does not infringe on other patents.

There is no reason given why am I not being permitted to amend my patent?

Sincerely,

Peter A. Langes



REFUND REQUEST

Please return the late fees paid to reactivate patent 5,637,761, there is no reason to hold funds since the patent is not activated. The truth provided by the petitioner is unacceptable by the USPTO. The Petitioner needs the return of funds so the Petitioner can apply for a patent reissuance.

Patent petition dismissal July 29, 2011